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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/734,690	12/12/2003	Roch Archambault	YOR920030412US1	1217
34663	7590 05/16/2006		EXAMINER	
MICHAEL J. BUCHENHORNER, ESQ			GU, SHAWN X	
HOLLAND & KNIGHT 701 BRICKELL AVENUE			ART UNIT	PAPER NUMBER
MIAMI, FL 33131			2189	
			DATE MAILED: 05/16/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/734,690	ARCHAMBAULT ET AL.			
Office Action Summary	Examiner	Art Unit			
	Shawn Gu	2189			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
<ol> <li>Responsive to communication(s) filed on 12 D</li> <li>This action is FINAL.</li> <li>Since this application is in condition for alloward closed in accordance with the practice under E</li> </ol>	action is non-final.  nce except for formal matters, pro				
Disposition of Claims					
4)  Claim(s) 1-31 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-31 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
<ul> <li>9) ☐ The specification is objected to by the Examiner.</li> <li>10) ☑ The drawing(s) filed on 12 December 2003 is/are: a) ☑ accepted or b) ☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).</li> <li>11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.</li> </ul>					
Priority under 35 U.S.C. § 119		<u>.</u>			
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claim 2 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Per claim 2, the specification fails to disclose how pair-to-pair synchronization is performed. The Examiner is not clear what type of synchronization method qualifies as pair-to-pair. Appropriate correction is required.

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Application/Control Number: 10/734,690 Page 3

Art Unit: 2189

4. Claim 2 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Per claim 2, the Applicant failed to clarify what qualifies as pair-to-pair synchronization. Does it mean that two pairs of threads are synchronized to each other, or does it mean something else?

Appropriate correction is required.

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1, 2, 4-12, 14-25 and 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Long et al. [US 2002/0129079 A1] (hereinafter "Long"), in further view of Applicant Admitted Prior Art (hereinafter "AAPA").

Per claims 1, 11 and 24, Long teaches a runtime system (see Fig 7) that scales to a plurality of processors (CPUs 1032, see Fig 6, and Pg. 5, Para. [0056]) for a program (Java, see Pg. 5, Para. [0058] and Pg. 6, Para. [0062]), having a plurality of threads (Threads 1-N 104, see Fig 1 and Pg. 1, Para. [0009]) that access memory in a global address space system, the system comprising:

a shared data directory (combination of Pool 110 of Shared Object 108 and Shared Freelist 112, see Fig 1 and Pg. 1, Para. [0009]) that maintains shared data entries (Monitors 116, see Figs. 1, 2a-2b, 3a-3c) related to shared data structures (Shared Objects 108, see Figs. 1, 2a-2b, 3a-3c) that are shared by more than one of the plurality of threads; and

control structures (combination of Garbage Collector, the methods and apparatus to associate monitors and objects, and memory management in Java and Titanium, see Pg. 2, Para. [0014] and [0020], Pg. 3, Para. [0040]-[0042], and Figs. 1, 2a-2b, 3a-3c, 4, 5a-5c) to access, allocate and de-allocate the shared data structures through the shared data directory.

Long does not specifically disclose that the programming language is a global address space language. However, AAPA teaches that a global address space language such as Titanium provide a shared memory programming model abstraction implementation on machines that do not provide shared memory (see AAPA, Pg. 1, Ln. 20-25). Since Titanium is an extension of the Java programming language described above, it would have been obvious to one ordinarily skilled in the art at the time of the Applicant's invention to use Java's extension (Titanium) for programming purposes, for the reasons described above.

It is clear the runtime system of claim 1 is already described by claim 11, and the method of claim 24 is performed by the runtime system of claim 11 and claim 1.

Per claim 2, Long further teaches the allocation and de-allocation routines use pair-to-pair synchronization (provided by monitors implemented in Java).

Per claims 4, 12 and 29, Long further teaches the runtime system is implemented on a shared memory system and the directory of shared variables is stored in a shared

Application/Control Number: 10/734,690

Art Unit: 2189

memory shared by all threads (Primary Storage/RAM 1034, see Fig. 6 and Pg.5, Para. [0055]).

Per claim 5, Long further teaches the allocation and de-allocation routines are used for both statically and dynamically allocated data (static class variables in Java and dynamic objects such as arrays are all allocated and de-allocated using the control structure described above).

Per claims 6 and 14, Long further teaches arrays that are dynamically allocated have affinity to a thread that called the allocation or de-allocation routine (arrays in Java are created dynamically, and a thread type class object that created the array obtains the monitor to access the array).

Per claims 7 and 8, Long further teaches every thread has a handle for each shared variable that it accesses, and the entries in the directory of shared variables area accessed using the handle (Java threads have handling methods to access objects, which include Object Pointers 310 and Monitor Pointers 314, see Figs. 3a-3c).

Per claims 9 and 21, Long further teaches the handle comprises a partition index (Monitor Pointer 314, see Figs. 3a-3c) and a variable index (Object Pointer 310, see Figs. 3a-3b).

Per claims 10 and 23, Long further teaches each thread has exclusive write access rights to a partition and uses a mutually exclusive partition of the shared data directory (monitors that are associated with objects that are locked by a particular thread is mutually exclusive to other threads, see Pg. 3, Para. [0040]-[0042], Pg.4, Para. [0042]-[0047]).

Per claim 15, Long further teaches the shared data structures comprise shared scalar variables (provided by Java), objects (Objects, see Fig. 2a-2b, Fig. 3a-3b), arrays (provided by Java) or pointers (provided by Java).

Per claim 16, Long further teaches that a shared scalar variable is accessed by dereferencing a shared data directory partition for which the shared scalar variable has affinity (Object Pointers 310 to shared objects that are Java scalar variable type objects, see Fig. 3a-3b).

Per claim 17, Long further teaches a shared array has a shared data directory partition that points to a control structure that points to the shared array (Java array type objects are accessed through pointers, which are part of the control structure described above in claim 11).

Per claim 18, Long further teaches the runtime system allocates a controller harness for a shared pointer when the shared pointer is declared by allocating a shared

control block and a shared address structure (monitors implemented in Java for pointer type objects in the shared directory described above)

Per claim 19, Long further teaches some of the shared pointers have shared targets and some of the shared pointers have private targets (the targets are the monitors, which maybe global (shared) or thread-based (private), see Pg. 1, Para. [0009]).

Per claims 20 and 30, Long further teaches entries to the shared data directory are allocated by an owning thread or, in a synchronized manner by all threads at the same time (monitors implemented in Java handle allocation of objects shared by threads, see Pg. 2, Para. [0014], Pg. 3, Para. [0040]-[0042], Pg.4, Para. [0042]-[0047]), and the owning/calling thread inserts a handle in a partition in the directory of shared variables (a thread acquires/sets lock of monitor for the shared object, see Pg. 2, Para. [0014], Pg. 3, Para. [0040]-[0042], Pg.4, Para. [0042]-[0047]).

Per claim 22, Long further teaches the shared data directory includes a partition that is used to access all statically declared non-scalar variables (the group of monitors that are all used to handle sharing of objects that contain Java static class variables which are non-scalar).

Per claim 25, Long furthers teaches creating control structures comprises creating a plurality of control structures wherein each control structure controls the allocation and de-allocation of a particular type of shared data structure (in Java and other object oriented programming languages, memory allocation and de-allocation of different types of objects are implemented differently, since different types of objects use memory differently).

Per claim 31, Long further teaches the control structures are common such that any thread can access the common control structures (a shared memory machine implies common control structure, as Java's compiled byte codes and the runtime environment must be present in the shared memory, see Fig 7).

7. Claims 3, 13, 26-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Long and AAPA, in further view of Tanenbaum et al. [Distributed Systems: Principles and Paradigms] (hereinafter "Tanenbaum").

Per claims 3, 13, 26 and 27, Long does not particularly disclose that the runtime system is implemented on a distributed memory system and the directory of shared variables is stored in a private memory of each thread such that it is replicated across all of the threads. However, Tanenbaum teaches that a distributed memory system (see Tanenbaum, Pg. 16, Fig. 1-6, Private Memory), provides fault-tolerance and

increased storage and processing capabilities of the processing system (Reasons for Replication, see Pg. 292-293). Tanenbaum further teaches that full-replication of shared data provides further fault-tolerance (full replication ensures that as long as one copy is still available, operations on the shared data can still be performed, see Pg.292-293). Therefore it would have been obvious to one ordinarily skilled in the art at the time of the Applicant's invention to implement the runtime system on a distributed memory system, and replicated the shared directory across all threads' private memories, for the reasons described above.

Per claim 28, Long further teaches each thread has a private data control structure (Lock, Wait, and Unlock, see Fig 3a-3c) with a pointer (Pointer 310 and Point 314, see Fig 3a-3c) to a shared memory fraction.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shawn Gu whose telephone number is (571) 272-0703.

The examiner can normally be reached on 9am-5pm, Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Reginald Bragdon can be reached on (571) 272-4204. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Shawn X Gu Patent Examiner Art Unit 2189 REGINALD G. BRAGDON
PRIMARY EXAMINER